

1 UNITED STATES DISTRICT COURT  
2 NORTHERN DISTRICT OF CALIFORNIA

3  
4 IN RE: JUUL LABS, INC., MARKETING,  
5 SALES PRACTICES, AND PRODUCTS  
6 LIABILITY LITIGATION

Case No. 19-md-02913-WHO

7 **[PROPOSED] CASE MANAGEMENT**  
8 **ORDER NO. 16**

9 This Document Relates to:

10 ALL ACTIONS

11 **PROPOSED CASE MANAGEMENT ORDER NO. 16**  
12 **(Implementing JLI Settlement)**

13 This Court is advised that Juul Labs, Inc. (“JLI” or “Defendant”) and Plaintiffs’ Lead Counsel  
14 (“PLC”) have negotiated Settlement Agreements with the Personal Injury Plaintiffs, Government Entity  
15 Plaintiffs, and Tribal Plaintiffs (“Settlement Agreements”) to resolve claims against JLI and other released  
16 parties in the above-captioned matter involving the design, manufacture, production, advertisement,  
17 marketing, distribution, sale, use, and performance of JUUL Products (“Claims”).<sup>1</sup> The Settlement  
18 Agreements establish voluntary programs to settle the claims of the Personal Injury, Government Entity,  
19 and Tribal Plaintiffs, as specifically defined in each Settlement Agreement. This Order establishes a  
20 program to implement the Settlement Agreements.

21 **I. AUTHORITY OF COURT TO OVERSEE SETTLEMENT**

22 This Court has authority to enter Orders to facilitate settlement. Fed. R. Civ. P. 16(a)(5), (d); *Ayers*  
23 *v. City of Richmond*, 895 F.2d 1267, 1270 (9th Cir. 1990); *In re Cathode Ray Tube (CRT) Antitrust Litig.*,  
24 2014 WL 12773589, at \*1 (N.D. Cal. Dec. 12, 2014). The instructions herein are to be construed as the  
25 orders of this Court.

26  
27 <sup>1</sup> Economic loss class action claims concerning the purchase of JUUL Products are subject to separate  
28 but parallel settlement proceedings under Federal Rule of Civil Procedure 23(e) in this MDL.

## **II. NOTICE**

All Personal Injury Plaintiffs, Government Entity Plaintiffs, and Tribal Plaintiffs with Claims against JLI with cases pending in MDL No. 2913 as of the date of this Order shall be given notice of this Order and of the Settlement Agreements. This Order shall be entered on this Court's master docket for MDL No. 2913 and counsel in individual cases that are part of this MDL shall further be notified electronically by PLC within twenty-four (24) hours.

## **III. SETTLEMENT ADMINISTRATORS AND SPECIAL MASTER**

Consistent with the terms of the Settlement Agreements, BrownGreer PLC is appointed as the Personal Injury Settlement Administrator, Government Entity Settlement Administrator, and Tribal Settlement Administrator.

Consistent with the terms of the Settlement Agreements, the appointment of Retired Judge Gail Andler as Common Benefit Special Master (ECF No. 680) is amended to expand the scope of Judge Andler's appointment to include the duties assigned to the Special Master in the Master Settlement Agreements.

## **IV. REGISTRATION**

Consistent with the terms of the Settlement Agreements, the following Plaintiffs are eligible to participate in the Settlement Programs:

- Personal Injury Cases: All individuals who personally, on behalf of another individual, or through an individual acting on their behalf have filed or tolled a tort claim or cause of action for personal injury against JLI as of December 13, 2022, whether or not the claim or cause of action has been consolidated into MDL No. 2913 or JCCP No. 5052, consistent with the requirements of the Personal Injury Master Settlement Agreement;
- Government Entity Cases: All Government Entities that (1) have filed a claim or cause of action against JLI as of December 6, 2022, whether or not those claims or causes of action have been consolidated into MDL No. 2913 or JCCP No. 5052; or (2) have retained, by no later than December 6, 2022, counsel who represent a different Government Entity that has filed a claim or cause of action against JLI as of December 6, 2022; and

- Tribal Cases: All federally recognized sovereign Native American tribes and tribal health organizations that filed a complaint against JLI on or before October 21, 2022 that is pending in MDL No. 2913.

All counsel of record in cases filed in this MDL must take such steps as are necessary to ensure that all eligible claims, and all claims derivative thereof, are registered. Counsel for the Personal Injury, Government Entity, and Tribal Plaintiffs shall complete a Counsel Certification Form, in the form of Exhibit A, identifying all of the personal injury claimants, government entities, or tribal entities that they represent, and confirming, *inter alia*, that they agree to abide by the confidentiality provisions set forth in the Master Settlement Agreements, and that neither the counsel nor their firms have other clients that they represent for whom they plan to file cases against JLI or any other released parties alleging claims asserted in MDL No. 2913 or JCCP No. 5052.

All Counsel must submit a Counsel Certification Form (in the form of Exhibit A) no later than December 19, 2022 for the Government Entity and Tribal cases and December 23, 2022 for the Personal Injury cases. The Counsel Certification Form shall be submitted via the electronic portal established by BrownGreer. BrownGreer has posted the Counsel Certification Forms and attachments thereto on MDL Centrality, which can be accessed at [www.mdlcentrality.com](http://www.mdlcentrality.com). If a Plaintiff's counsel does not already have access to MDL Centrality, they shall contact BrownGreer by emailing [juul@browngreer.com](mailto:juul@browngreer.com). Once on the portal, Plaintiffs' counsel should download the official forms, complete the forms, and then upload them in MDL Centrality no later than the applicable deadline, following the instructions provided there. They should use the forms and excel templates that are on the MDL Centrality portal.

Submission of a Counsel Certification Form does not obligate any Plaintiff to accept their offer under these Settlement Programs. Counsel who fail to submit a Counsel Certification Form shall confer with the PLC and the Parties' Special Master, Retired Judge Gail A. Andler, no later than January 15, 2023. Subject to the discretion of the Special Master, the conference shall occur by teleconference or by virtual video conference.

1    **V.     PLAINTIFF COMPLAINTS AND FACT SHEETS**

2           Consistent with Case Management Order Nos. 8 and 12, Personal Injury Plaintiffs must also serve  
3   completed and signed Plaintiff Fact Sheets on or before January 20, 2023.

4           To the extent they have not already done so, eligible Government Entity Plaintiffs must file their  
5   cases on or before January 5, 2023.

6           Consistent with Case Management Order Nos. 13 and 15, Government Entity and Tribal Plaintiffs  
7   must serve completed and signed Plaintiff Fact Sheets on or before January 13, 2023.

8           Consistent with this Court's Case Management Order No. 8, the parties are directed to serve  
9   documents required by Case Management Order Nos. 8, 12, 13, and 15 by uploading them to MDL  
10   Centrality. Uploading documents and documents called for in Plaintiff Fact Sheets to MDL Centrality  
11   shall constitute effective service.

12          Plaintiffs who fail to submit a substantially complete, signed Plaintiff Fact Sheet as required under  
13   Case Management Order Nos. 8, 12, 13, and 15 by the above deadlines are subject to the following  
14   provisions:

15          **A. Notice of Overdue Discovery.** If a Plaintiff has not submitted a completed Plaintiff Fact Sheet  
16   by the above deadlines, the Defendants may send a Notice of Overdue Discovery to the Plaintiff's counsel  
17   of record via email. If multiple non-compliant Plaintiffs are represented by the same counsel, the  
18   Defendants may send one Notice of Overdue Discovery to counsel of record for such Plaintiffs, via email,  
19   that lists each of the non-compliant Plaintiffs.

20          **B. Motion to Dismiss With Prejudice.** If a Plaintiff fails to submit a completed Plaintiff Fact  
21   Sheet within fifteen (15) days after receipt of the Notice of Overdue Discovery, Defendants may move  
22   the Court for an Order dismissing the Plaintiff's claim with prejudice. A Plaintiff subject to such motion  
23   shall have ten (10) days from the date of the Defendant's motion to file a response either (a) certifying  
24   that the Plaintiff has submitted a completed Plaintiff Fact Sheet or (b) opposing the Defendant's motion  
25   for other reasons. If any Plaintiff certifies that a Plaintiff Fact Sheet has been submitted, the Plaintiff's  
26   claims shall not be dismissed (unless the Court finds that the certification is false or incorrect) and the  
27   Plaintiff will be eligible to participate in the Settlement Program. Otherwise, the Plaintiff's claims shall  
28

be subject to dismissal with prejudice.

## **VI. INFORMED CONSENT**

The PLC will prepare and serve on all MDL Plaintiffs' counsel Informed Consent Letters, compliant with the aggregate settlement rules, describing the settlement and the settlement process. Each Counsel for Plaintiffs must send this Informed Consent Letter to their respective clients to obtain informed consent to resolve their clients' claims through the relevant Settlement Program. The Informed Consent Letters will be sent to Counsel pursuant to the following schedule:

1. Tribal Plaintiffs: February 1, 2023
2. City and County Government Entity Plaintiffs: February 1, 2023
3. School District Government Entity Plaintiffs: February 17, 2023
4. Personal Injury Plaintiffs: February 17, 2023

After receiving the Informed Consent Letter, Personal Injury Plaintiffs whose counsel certify that they elect not to participate in the voluntary settlement program shall confer with the Parties' Special Master, Retired Judge Gail A. Andler. Such conferences shall take place no later than 30 days before the deadline the Court sets for plaintiffs to opt out of the settlement class. Subject to the discretion of the Special Master, the conference shall occur by teleconference or by virtual video conference.

## **VII. KEY DATES**

The parties are ordered to comply with the deadlines set forth above in this Order and in the parties' Settlement Agreements. As indicated above, the deadlines include the following:

### **A. Personal Injury Cases**

Action	Deadline
PLC provides Notice of this Order to all Personal Injury Plaintiffs, Government Entity Plaintiffs, and Tribal Plaintiffs with Claims against JLI with cases pending in MDL No. 2913 as of the date of this Order.	<b>12/17/2022</b> (within twenty-four (24) hours of entry of this Order)
MDL Plaintiffs' Counsel to file in MDL Centrality Counsel Certification Forms	No later than December 23, 2022
Signed and Completed Personal Injury Plaintiff Fact Sheets Due	No later than January 20, 2023

PLC will prepare and serve on all Counsel for Personal Injury Plaintiffs an Informed Consent Letter and Model Eligible Plaintiff Participation Form, including Release and Confidentiality Form	No later than February 17, 2023
Eligible Plaintiffs submit Settlement Program Eligible Plaintiff Participation Form, including Release and Confidentiality Form	No later than May 15, 2023
MDL Plaintiffs' Counsel to provide Certification for Personal Injury Opt-Outs, and produce a list of all Eligible Plaintiffs who failed to respond to their settlement offer ("Non-Communicating Plaintiffs")	No later than May 15, 2023
Personal Injury Settlement Administrator shall provide Failure to Comply Notices to counsel for each Eligible Plaintiff	No later than May 22, 2023
Personal Injury Settlement Administrator shall provide to Plaintiffs' Leadership and JLI a list of all Personal Injury Opt-Outs and Non-Communicating Plaintiffs	June 1, 2023
Personal Injury Settlement Administrator shall notify counsel for each Claimant and Derivative Claimant of any deficiency in the Release or Settlement Program Eligible Plaintiff Participation Form	No later than June 15, 2023

#### B. Government Entity Cases

Action	Deadline
PLC provides Notice of this Order to all Personal Injury Plaintiffs, Government Entity Plaintiffs, and Tribal Plaintiffs with Claims against JLI with cases pending in MDL No. 2913 as of the date of this Order.	<b>12/17/2022</b> (within twenty-four (24) hours of entry of this Order)
Government Entity Plaintiff's Counsel must complete and send to Plaintiff's Leadership and Defense Counsel the Counsel Certification Form	December 19, 2022
All unfiled Eligible Government Entity Plaintiffs must file their cases, if not already filed	January 5, 2023
Government Entity Plaintiffs must serve completed and signed Plaintiff Fact Sheets	No later than January 13, 2023

Government Entity Plaintiffs' Leadership shall provide to Defense Counsel an updated and final list of all Eligible Government Entity Plaintiffs	No later than January 27, 2023
Plaintiffs' Leadership shall prepare and serve on all Counsel for City and County Government Entity Plaintiffs an Informed Consent Letter	February 1, 2023
Plaintiffs' Leadership shall prepare and serve on all Counsel for School District Government Entity Plaintiffs an Informed Consent Letter	February 17, 2023
City and County Eligible Government Entity Plaintiffs Submit Release Document	No later than February 28, 2023
All Other Eligible Government Entity Plaintiffs Submit Release Document	No later than April 7, 2023
Government Entity Settlement Administrator shall provide to Plaintiffs' Leadership and JLI a list of all Government Entity Plaintiffs who failed to submit a Release Document	No later than April 15, 2023

#### C. Tribal Cases

Action	Deadline
PLC provides Notice of this Order to all Personal Injury Plaintiffs, Government Entity Plaintiffs, and Tribal Plaintiffs with Claims against JLI with cases pending in MDL No. 2913 as of the date of this Order.	<b>12/17/2022</b> (within twenty-four (24) hours of entry of this Order)
Tribal Plaintiffs' Counsel will return completed and signed Counsel Certification Form to the Tribal Settlement Administrator	December 19, 2022
Tribal Plaintiffs must serve completed and signed Plaintiff Fact Sheets	No later than January 13, 2023
Tribal Plaintiffs' Leadership will prepare and serve on all Counsel for Tribal Plaintiffs an Informed Consent Letter	February 1, 2023
Eligible Tribal Plaintiffs Submit Release Document	No later than February 28, 2023
Tribal Settlement Administrator shall provide to Plaintiffs' Leadership and JLI a list of all Eligible Tribal Plaintiffs who (i) excluded	No later than April 15, 2023

themselves from the Tribal Settlement Program  
or (ii) failed to submit a Release Document

## VIII. STAY OF PROCEEDINGS

Except for the requirements and procedures described in this Order, all proceedings involving Personal Injury Plaintiffs, Government Entity Plaintiffs, Tribal Plaintiffs, and Class Action Plaintiffs are hereby stayed as to the Defendants identified in Exhibit B. Exhibit B may be amended by the Court as necessary. This stay shall remain in effect until it is lifted.

## IX. APPROVAL OF QUALIFIED SETTLEMENT FUND

The JLI National Settlement Trust (the “Trust”) is established as a Qualified Settlement Fund within the meaning of Section 1.468B-1 of the U.S. Treasury Regulations. The Trust is established for the purposes set forth in the JLI National Trust Agreement dated as of December 6, 2022, including for the purpose of distributing the settlement consideration in accordance with the terms of the Settlement Agreements. Separate sub-accounts may be created within the Trust as described in the JLI National Trust Agreement. The Trust will be governed in accordance with the JLI National Trust Agreement’s terms and will be subject to the continuing jurisdiction of this Court.

SO ORDERED, on this 16th day of December, 2022.

By: W. H. Orrick  
Hon. William H. Orrick  
United States District Judge



